JUN 1 6 2003 No.

Approved for use 10/31/2002. OMB 0651-00

(1)(:)	JECTION OVER A PRIC	: A DOUBLE PATENTI OR PATENT	4	ocket Numbe 69290-74	Rr.
In re Application of:	Lasken tal				JUN 1820
Application No.:	09/920,571				JUN,
Filed:	31 July 2001			TECHO	182
For:	Multiply-Primed Ampl	ification of Nucleic Acid S	Sequences	-176	ENTED
disclaims, except as prinstant application, which U.S.C. 154 to 156 and of the owner hereby agreed and during such period patent granted on the instant application. In making the attempt on the instant application of the instant application of the instant application. Competent jurisdiction, claims canceled by a expiration of its full state. Check either box 1 or 2 below.  1. For submission the undersign.	rovided below, the termination would extend beyond 173, as presently shortent es that any patent so grad that it and the prior particular that it and the prior particular that would extend to the 173 of the prior patent, as failure to pay a maintenatic is statutorily disclaimed in reexamination certificate attory term as presently show, if appropriate.  The sending of an organization of the prior patent	nal part of the statutor the expiration date of the day any terminal discipled by any terminal discipled on the instant apatent are commonly over the commonly of the expiration date of the presently shortened by the expiration date of the ince fee, is held unenform whole or terminally districted by any termination on (e.g., corporation, partner than the present of the organization.	ry term of any fithe full statu- claimer, of pricplication shall wned. This age, its success the terminal pathe full statuto y any terminal proceable, is for sclaimed under any manner all disclaimer.  The schip, university with the full statutory any terminal proceable, is for sclaimed under any manner all disclaimer.	y patent gutory term or Patent Nor Patent No	ranted on to defined in the seable only from the event grant of the event and prior to the entagency, etc.
statements made on in made with the knowled imprisonment, or both,	formation and belief are dge that willful false sta under Section 1001 of T dize the validity of the app	believed to be true; are atements and the like Title 18 of the United S	nd further that so made are tates Code a	t these sta e punishal nd that su	atements we ble by fine
2. The undersig	ned is an attorney or agent of	f record.			
		Va. 795.		6/17	102
3 YPOLITE1 00000103 0992057	1	Signature		9/10/	Date
4 55	5.00 OP	·	A.l		
			Alan J. Grant or printed nan	ne	
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☐ Terminal disc	claimer fee under 37 CFR 1.20	O(d) included.			
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Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Box Patent Application, Washington, DC 20231.

\*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner). Form PTO/SB/96 may be used for making this certification. See MPEP § 324.

DATE: <u>6-24-43</u>	APPL. S.N.: <u>091920,57/</u>
TO EXAMINER: T. Strzelecka	ART UNIT: 1656
MOSE MONTGOMERY ROOM [1 E 18	MAILROOM DATE 6-16-03
AFTER FINAL YES NO NUMBER OF TIMESTRUCTIONS: I have reviewed the submitted T.D. with the results as appropriate form paragraphs identified by this informal memo in your next disagree with my analysis or have questions at all about the acceptability Examiner. THIS MEMO IS AN INFORMAL, INTERNAL MEMO ONLY. SHOULD A COPY BE IN LEFT IN FILE.	s set forth below. If you agree, please use the t office action to notify applicant about the T.D. If you of the T.D., please see me or our Special Program
[ 7 The T.D. is PROPER and has been recorded. (See 14.23).	•
[ ] The T.D. is NOT PROPER and has not been accepted for the reason	on(s) checked below. (See 14.24).
The recording fee of \$ has not been submitted nor is the to a deposit account. (See 14.26.07)	re any pre authorization in the application file to charge
[ ] Application Examiner has not processed T.D. fee. (See fee authori	zation).
[ ] The T.D. does not satisfy Rule 321(b)(3) in that the person who has (and/or the extent of the interest of the business entity represented by the 14.26.01).	s signed the T.D. has not stated his/her interest e signature) in the application/patent. (See 14.26 and
[ ] The T.D. lacks the enforceable only during the common owership clarked 321(c). (See 14.27, 14.27.01).	ause needed to overcome a double patenting rejection,
[ ] It is directed to a particular claims(s), which is not acceptable since term of the entire patent to be granted. MPEP 1490. (See 14.26, 14.26.	the disclaimer must be of a terminal portion of the 02).
[ ] The person who signed the terminal disclaimer: [ ] has failed to state his/her capacity to sign for the business [ ] is not recognized as an officer of the assignee, (See 14.29)	entity, (See 14.28). and possibly 14.29.01).
[ ] No documentary evidence of a chain of title from the original inventor and frame specified as to where such evidence is recorded in the office. documentary evidence or the specifying of the reel and frame may be fou applicant. (See 14.30).	37 CFR 3.73(b). (See 1140 O.G. 72). <u>NOTE</u> : This
[ ] No "statement" specifying that the evidentiary documents have been knowledge and belief the title is in the assignee seeking to take action. 37	reviewed and that, to the best of the assignee's CFR 3.73(b). (See 1140 O.G. 72) (See 14.31).
[ ] The T.D. is not signed. (See 14.26, 14.26.3). or 14.26.03 if TD is not	ot signed by all the owners.
[ ] Attorney not of record in oath/decl. or a seperate paper filed appointing	ng a new or associate attorney. (See 14.29.01).
[ ] The serial number of the application (or the number of the patent) who missing or incorrect. (See 14.32).	ich forms the basis for the double patenting is
[ ] The serial number of this application (or the number of the patent in r or incorrect. (See 14.26, 14.26.04 or 14.26.05).	reexam or reissue case(s) being disclaimed is missing
[ ] The period disclaimed is incorrect or not specified. (See 14.27, 14.2)	7.2 or 14.27.3)(For Samples 14.27.04 and 14.27.05)
[ ] Other:	
[ ] Suggestion to request refund of \$ (See 14.35, 14.36).	
[ ] EXAMINER NOTE: IF APPLICATION IS IN CONDITION FOR ALL MAY BE FAXED IN TO THE GROUP	OWANCE ANY OF THE ABOVE INFORMALTIES
FOR SAMPLE TERMINAL DISCLAIMERS AND CERTI	FICATES:
[ ] Sample of a TD over a pending application and assignee Certificate ( [ ] Sample f a TD over a prior patent and assignee Certificate (See 14.39) [ ] Sample Assignee Certificate under 37 CFR 3.73 (b) (See 14.39)	See 14.37). 38).